

Sep. 5. 2013 2:36PM Ki jazoo Psychiatric Hospital

No. 2824 P. 15

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STATE OF MICHIGAN COUNTY OF WAYNE PROBATE COURT	SECOND SCONTINUING ORDER FOR TREATMENT
	1999-604747-MI
In the matter of Bonn Gason Wa	ashington, Subject of a Petition
1. Date of Hearing: 11/21/2012	Judge: Martin Tr Meher
2. A petition has been filed by	Norine Ropragois
individual continues to be a per-	O. C.
3. The initial order for mental heal	th treatment was made pursuant to a petition filed under MCL 330.1434
The court finds that notice of he	Aring has been given according to be
- 1444 birzelli	Un court
, as not become	sent for reasons stated on the record The hepring was to without a jury
Present were Scan F Hock	- William - William
Corporation Con	nsel , attorney for the individual, and , attorney for the petitioner.
 By clear and convincing evidence, a mental illness, and as a result of	within the near future to intentionally or unintentionally seriously physically injure self or a act or acts or made significant threats that are substantially supporting of the expectation
By clear and convincing evidence, a mental illness, and as a result of Ma. can be reasonably expected to others, and has engaged in an Db. is unable to alloud to those be future, and has demonstrated	within the near future to intentionally or unintentionally seriously physically injure self or a act or acts or made significant threats that are substantially supportive of the expectation. Posic physical needs that must be attended to in order to avoid serious harm in the near that inability by failing to attend to those hasis physical needs.
 By clear and convincing evidence, a mental illness, and as a result of a. can be reasonably expected a others, and has engaged in an b. is unable to alloud to those be future, and has demonstrated c. whose judgment is so impair. 	within the near future to intentionally or unintentionally seriously physically injure self or a act or acts or made significant threats that are substantially supportive of the expectation. psic physical needs that must be attended to in order to avoid serious harm in the near that inability by failing to attend to those basic physical needs. ed the individual is unable to understand the need for treatment. Continued behavior as
others, and has engaged in an others, and has engaged in an b. is unable to alloud to those be future, and has demonstrated. So whose judgment is so impair the result of this mental illness significant physical harm to so is not an available to see there.	within the near future to intentionally or unintentionally seriously physically injure self or a act or acts or made significant threats that are substantially supportive of the expectation. psic physical needs that must be attended to in order to avoid serious harm in the near that inability by failing to attend to those basic physical needs. ed the individual is unable to understand the need for treatment. Continued behavior as
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18. By clear and convincing evidence, a mental illness, and as a result of a mental illness, and as a result of the can be reasonably expected to others, and has engaged in an others, and has demonstrated to those be future, and has demonstrated the result of this mental illnessignificant physical harm to so is the content of the mental illnessignificant physical harm to so is the content of t	within the near future to intentionally or unintentionally seriously physically injure self or a act or acts or made significant threats that are substantially supportive of the expectation, asic physical needs that must be attended to in order to avoid serious harm in the near that inability by failing to attend to those basic physical needs, ed the individual is trable to understand the need for treatment. Continued behavior as a can be reasonably expected, on the basis of competent clinical opinion, to result in elfor others. ment program that is an alternative to hospitalization or that follows an initial period of individual's treatment needs and is sufficient to prevent harm that the individual may inflict incre. Administration Hospital or a Private hospital can provide treatment the individual's condition. SEE SECOND PAGE
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mazoo Psychiatric Hospital No. 2824 PCM219 Lhaywood 11/26/2012 7:23 AM (i) The individual is not a person requiring treatment. \square 11. The individual has been hospitalized involuntarily two or more times within the two year period immediately preceding the filing of the petition and has rejected aftercare programs and treatment. IT IS ORDERED that the individual: Undergo a second order of treatment and be hospitalized in the previously mentioned hospital for a period not to exceed Undergo a continuing order of treatment and be hospitalized in the previously mentioned hospital for a period not to exceed \boxtimes 14. Undergo a second or continuing order of combined hospitalization and alternative/assisted outpatient treatment for a period □ 15. not to exceed one year. Hospitalization in the previously mentioned hospital shall not exceed 90 days. Alternative/assisted outpatient treatment shall be under the supervision of Detroil-Wayne County Community Montal Health Agency community mental health services program a mental health agency or professional as follows: Upon release from the hospital, it is ordered that you appear at a location under the supervision of a Managed Comprehensive Provider Network of the Detroit-Wayne County Community Mental Agency, or a private, agency for an appointment to establish a treatment program. It is further ordered any failure to comply with the established program may result in your immediate return to a treatment facility as ordered by this Probate Court. An initial hospitalization period shall not exceed [] 16. Is discharged from the hospital and shall undergo an alternative/assisted outpatient treatment program under the supervision community mental health service program of the Detroit-Wayne County Community Mental Health Agency a mental health agency or professional for a period not to exceed one year. Case management services shall be as follows: Upon release from the hospital, it is ordered that you appear at a location under the supervision of a Managed Comprehensive Provider Network of the Detroit-Wayne County Community Mental Agency, or a private, agency for an appointment to establish a treatment program. It is further ordered any failure to comply with the established program may result in your immediate return to a treatment facility as ordered by this Probate Court. Additionally, one or more of the following is ordered: (see MCL 330.1433(3) for specific provisions that may be onlessed): 17. If the individual refuses to comply with a psychiatrist's orders to return to the hospital, a peace officer shall take the individual into protective custody and transport the individual to the hospital designated by the psychiatrist, 18. Is discharged and the petition is denied. If felony charges have been previously dismissed under MCL 330,2044(1)(b) and the time for petitioning to refile charges 19. it. not less than 30 days before the scheduled release or discharge, the director of the treating facility shall notify the prosecutor's office in the county in which charges against the person were originally brought that the patient's release b. not less than 30 days before the scheduled release or discharge, the patient to be released or discharged shall undergo a competency examination as described in MCL 130.2036. A copy of the written report of the examination along with the notice required in item 19.a, above shall be submitted to the prosecutor's office in the county in which the charges against the patient were originally brought. The written report is admissible as provided in MCL 300.2020(1),cmber 21, 2012 Date Judge Mortin'l' Maher SEP 05 2013

